UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re CITY OF DETROIT, MICHIGAN, Debtor.		Chapter 9 Case No. 13-53846
		Hon. Steven W. Rhodes
	1	Expedited Consideration Requested

EX DUOBUS PARTIBUS MOTION FOR SHORTENED NOTICE AND EXPEDITED HEARING ON JOINT MOTION OF OBJECTING CREDITORS MICHAEL J. KARWOSKI AND JOHN P. QUINN FOR BRIEFING SCHEDULE AND HEARING ON CERTAIN OF MOVANTS' OBJECTIONS TO FOURTH AMENDED PLAN OF ADJUSTMENT

Michael J. Karwoski ("Karwoski") and John P. Quinn ("Quinn") (collectively "movants," "we" or "us") move the Court for shortened notice and expedited hearing on the Joint Motion of Objecting Creditors Michael J. Karwoski and John P. Quinn for Briefing Schedule and Hearing on Certain of Movants' Objections to Fourth Amended Plan of Adjustment (Motion for Hearing). In support of this motion, the movants say that:

- 1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue for this matter is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409.
- 2. Under Bankruptcy Rule 9006(c) and Local Bankruptcy Rule 9001-1(b), the Court may, *ex parte*, shorten the notice period provided by Local Bankruptcy Rule 9014-1 for a party to take any action or file any paper. Fed.R.Bankr.P. 9006(c), E.D.Mich. LRB 9006-1(b).

- 3. As Noted in the Motion for Hearing, all the issues on which we seek a hearing can be resolved without the taking of evidence and should be resolved as promptly as possible for the efficient management of this case.
- 4. This motion is addressed to the Court's broad discretion to "secure the just, speedy, and inexpensive determination of every case and proceeding." Federal Rule of Bankruptcy Procedure 1001.
- 5. As reflected in the proposed order attached as Exhibit A, we propose the Court consider the Motion for Hearing as expeditiously as possible.

WHEREFORE, we respectfully request entry of the proposed order attached as Exhibit A or of another order acceptable to the Court granting substantially the same relief as that proposed order.

/s/ with consent of John P. Quinn John P. Quinn 2003 Military Street Detroit, MI 48209 (313) 673-9548 quinjohn@umich.edu

/s/ Michael J. Karwoski
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Dated: July 22, 2014

EXHIBIT A

Proposed Order

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re	Chapter 9
CITY OF DETROIT, MICHIGAN,	Case No. 13-53846
Debtor.	Hon. Steven W. Rhodes

ORDER GRANTING EX DUOBUS PARTIBUS MOTION FOR SHORTENED NOTICE AND EXPEDITED HEARING ON JOINT MOTION OF OBJECTING CREDITORS MICHAEL J. KARWOSKI AND JOHN P. QUINN FOR BRIEFING SCHEDULE AND HEARING ON CERTAIN OF MOVANTS' OBJECTIONS TO FOURTH AMENDED PLAN OF ADJUSTMENT

The Court has considered the *Ex Duobus Partibus* Motion for Shortened Notice and Expedited Hearing on Joint Motion of Objecting Creditors Michael J. Karwoski and John P. Quinn for Briefing Schedule and Hearing on Certain of Movants' Objections to Fourth Amended Plan of Adjustment, is fully informed in the matter and has concluded that there is just cause for granting the relief requested.

IT IS ORDERED THAT:

- 1. The *Ex Duobus Partibus* Motion is granted.
- 2. The hearing with respect to the Joint Motion of Objecting Creditors

 Michael J. Karwoski and John P. Quinn for Briefing Schedule and Hearing on Certain of

 Movants' Objections to Fourth Amended Plan of Adjustment shall take place on July 28,

 2014 before Hon. Steven W. Rhodes.
- 3. Karwoski and Quinn are authorized to take all actions necessary to effectuate the relief granted pursuant to this order in accordance with the motion.

- 4. The terms and conditions of this Order are immediately effective and enforceable upon its entry.
- 5. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

Steven W. Rhodes United States Bankruptcy Judge